

**Federal Defenders  
OF NEW YORK, INC.**

Southern District  
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
September 13, 2021

Application granted.

BY ECF

Honorable Naomi Reice Buchwald  
United States District Judge  
Southern District of New York  
500 Pearl Street  
New York NY 10007

SO ORDERED.

  
NAOMI REICE BUCHWALD  
UNITED STATES DISTRICT JUDGE

Dated: New York, New York  
September 14, 2021

**Re: United States v. Durell Charles  
21 Cr. 546 (NRB)**

Dear Judge Buchwald,

I write to respectfully request a modification to Mr. Charles' bail conditions in the above-captioned case. Specifically, we ask the Court to replace his "home detention" condition with "curfew enforced by location monitoring" with the curfew time to be set by Pretrial Services. Bail was set by Magistrate Judge Barbara Moses at Mr. Charles' presentment on August 12, 2021. See Dkt. No. 4.

Pretrial Services reports that Mr. Charles has been in full compliance with his bail conditions since his release. A curfew would be more appropriate for Mr. Charles' unique family situation: he has primary custody of his son and is caring for his house-bound ailing mother. The requested curfew would enable him to take his son to and from school (the school year starts today) and better care for his son and mother's other needs.

Pretrial Services, by Officer Mohammed Ahmed, supports this application. The government by Assistant United States Attorney Edward Robinson takes no position.

Thank you for your consideration

Respectfully submitted,

/s/

Sylvie Levine  
212-417-8729

cc: Pretrial Officer Ahmed  
A.U.S.A. Robinson